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TO BE FILED UNDER SEAL

June 21, 2018

VIA ELECTRONIC MAIL

The Honorable Valerie E. Caproni Thurgood Marshall United States Courthouse 40 Foley Square New York, New York 10007 CaproniNysdChambers@nysd.uscourts.gov

United States v. , 18 Cr. 300 (VC) Re: Dear Judge Caproni: in the above captioned action. Currently, We represent defendant sentencing is scheduled for July 31, 2018. We respectfully request that his sentencing date be adjourned until early September. We are making this request as we are currently in the process of retaining a psychological expert to evaluate and compose a report. In order to write that report, our expert will review past medical records, which we are in the process of obtaining. The Government consents to this request, and both parties are available September 4 or 5, 2018 if those dates are convenient for the Court. This is the first sentencing date. request for an adjournment of We are available should the Court have any questions. Respectfully Submitted, Andrew Bauer

Assistant U.S. Attorney Jessica Fender Assistant U.S. Attorney Jacob Warren

cc:

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